

### **REMARKS**

In response to the Office Action dated January 26, 2005, claims 1, 11, 21, 31, and 41 have been amended. Claims 1-50 are in the case. Reexamination and reconsideration of the application, as amended, are requested.

The Office Action rejected claims 1-50 under 35 U.S.C. § 102(e) as being anticipated by Hunt et al. (U.S. Patent No. 6,539,422).

The Applicants respectfully traverse these rejections based on the amendments to the claims and the arguments below.

Namely, the Applicants respectfully submit that Hunt et al. does not disclose all of the claimed features. Specifically, the Applicants' invention includes in part a dynamic UI specification in the return file with explanatory error messages regarding graphics in the file and the application using the dynamic UI specification to generate a graphical user interface for creating communication between the service that does not have a graphical user interface and the user by providing the return file and the explanatory error messages in the graphical user interface to the user system.

In contrast, Hunt et al. simply disclose "...automatic data collection (ADC) devices..." and "...communication protocols providing remote access to a network of such devices..." using "...a method and system for remotely controlling the operations of a plurality of networked Automatic Data Collection (ADC) device platforms." (see col. 1, lines 13-16 and col. 2, lines 9-12 of Hunt et al.). Hunt et al. also discloses "...a remote computing system having browsing software adapted for receiving and sending Hypertext Markup Language (HTML) documents, Dynamic Hypertext Mark-Up Language (DHTML) documents, and Extensible Mark Up Language (XML) documents over the World Wide Web..." and a translator that "...translates SNMP-formatted data sent to the attached ADC devices into a format suitable for reception by each ADC device." (see Abstract of Hunt et al.).

However, although Hunt et al. translates SNMP-formatted data, Hunt et al. do not have a dynamic UI specification with explanatory error messages regarding graphics in the file, like the Applicants' claimed invention. Further, Hunt et al. fail to disclose the Applicants' claimed application using the dynamic UI specification to generate a

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graphical user interface for creating communication between the service that does not have a graphical user interface and the user. Hence, since the cited reference does not disclose all of the elements of the claimed invention, the reference cannot anticipate the claims. As such, the Applicants respectfully submit that the rejection under 35 U.S.C. 102 should be withdrawn.


With regard to the rejection of the dependent claims, because they depend from the above-argued respective independent claims, and they contain additional limitations that are patentably distinguishable over the cited references, these claims are also considered to be patentable (MPEP § 2143.03).

Thus, it is respectfully requested that all of the claims be allowed based on the amendments and arguments. Accordingly, the Examiner is respectfully requested to withdraw the outstanding rejection of the claims and to pass this application to issue. Additionally, in an effort to further the prosecution of the subject application, the Applicant kindly requests the Examiner to telephone the Applicant's attorney at (818) 885-1575.

Please note that all mail correspondence should continue to be directed to

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